IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ZINDORA CRAWFORD : CIVIL ACTION

:

v. :

•

VERIZON PENNSYLVANIA, INC. : NO. 14-3091

ORDER

AND NOW, this 13th day of April, 2015, upon consideration of Verizon Pennsylvania, Inc.'s ("Verizon") motion for summary judgment (docket entry # 32) and plaintiff Crawford's opposition thereto, and defendant's reply, and in accordance with the foregoing Memorandum, it is hereby ORDERED that:

- Defendant's motion for summary judgment is GRANTED IN PART and DENIED IN PART;
 - 2. Defendant's motion as to plaintiff's claim for retaliation is GRANTED;
 - 3. Plaintiff's claim for retaliation is DISMISSED:
 - 4. Defendant's motion as to plaintiff's claim for disparate impact is GRANTED;
 - 5. Plaintiff's claim for disparate impact is DISMISSED;
 - 6. Defendant's motion as to plaintiff's claim for disparate treatment is DENIED;
 - 7. Defendant's motion as to plaintiff's claim for constructive discharge is DENIED;
- 8. By noon on May 1, 2015, the parties shall ADVISE the Court by FAX (215-580-2156) whether they believe mediation before Judge Hart would likely be productive; and

9. Pending receipt of the parties' advice, the Clerk shall TRANSFER this case from the Court's Active Docket to its Civil Suspense Docket.

BY THE COURT:

_/s/ Stewart Dalzell, J. Stewart Dalzell, J.